

**IN THE UNITED STATES PATENT & TRADEMARK OFFICE**

Application No.: 10/692,833                      Art Unit:                      2618  
For:                      J. Rodney Walton                      Confirmation No.: 9224  
Filed:                      October 23, 2003                      Examiner: Nguyen, Simon  
  
Attorney Docket No.: 030060

Title:    **DATA DETECTION AND DEMODULATION FOR WIRELESS  
COMMUNICATION SYSTEMS**

In accordance with 37 C.F.R. § 1.8, I certify that this  
Correspondence is being submitted to the Commissioner  
for Patents, P.O. Box 1450, Alexandria, VA 22313  
via the USPTO's EFS-Web Electronic Filing System on  
**27 FEBRUARY 2012.**

/jameshuntvanceyjr53809/

James Hunt Yancey, Jr., USPTO Reg. No. 53,809

**ISSUE & PUBLICATION FEE SUBMISSION  
& REQUEST FOR UPDATED FILING RECEIPT**

In response to the Notice of Allowance allowing all pending claims in this Application, Applicant timely submits this paper along with Form PTOL-85, Large-Entity Issue Fee, and Publication Fee.

**I.    Comments Regarding Reasons For Allowance**

As for any of the Examiner's comments for allowing claims, Applicant acknowledges the Examiner's comments. Applicant does not concede or admit, however, that the Examiner's comments are accurate or apply to all of the allowed claims, nor that the stated reasons are the only reasons for allowance. *See Salazar v. Procter & Gamble Co.*, 414 F.3d 1342 (Fed. Cir. 2005). Applicant reserves the right to file continuations and/or divisionals to seek additional and/or broader claims.

Applicants are paying the due issue, publication, and IDS fees via EFS-Web and do not believe any other fees are due. But the Commissioner is authorized to charge fees to Deposit Account No. 17-0026 if additional fees are deemed due, for full acceptance of this submission, and so that a patent may issue in due course.

## **II. Request for Corrected Filing Receipt**

Upon review of the January 2004 filing receipt for this case and also the published version of this application, it appears that the USPTO accepted Applicant's filing papers as claiming priority to three provisional applications. Applicant, however, only claimed priority to two provisional applications – 60/421,309 and 60/432,626. In the Specification, Applicant did say that this application was related to a third provisional application (60/432,440) yet did not claim priority to this third provisional application. As a result, Applicant respectfully requests an updated filing receipt showing the correct priority claim information. Applicant believes that this request will also ensure that an issued patent is published with the correct priority claim information. If this request should be made in petition form, Applicant respectfully requests the USPTO to construe this request as an applicable petition for the relief discussed above.

## **III. Conclusion**

This Response is believed to be a complete response to the Notice of Allowance. Applicant respectfully asserts that the pending claims are in condition for allowance and respectfully requests passing of this case in due course of USPTO business. If the Examiner believes that any issues associated with the Application can be resolved over the phone or by Examiner's amendment, a telephone call to Hunter Yancey at 858-845-7534 is respectfully requested.

Respectfully submitted,

QUALCOMM INC.

/jameshuntyanceyjr53809/

James H. Yancey, Jr.

Patent Counsel

USPTO Reg. No. 53,809

QUALCOMM Patent Group

5775 Morehouse Drive

San Diego, CA 92121

P: 858-845-7534

F: 858-845-3986

E: hunter@qualcomm.com

**DATE: 27 FEBRUARY 2012**